IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA	0.00841404				
Plaintiff,)	8:06MJ124			
vs.)	DETENTION ORDER			
HUGO MURILLO-MACIAS,)					
Defendant.	}				
A. Order For Detention After the defendant waived a d Bail Reform Act on October 12 detained pursuant to 18 U.S.C	2, 2006, the C	ng pursuant to 18 U.S.C. § 3142(f) of the purt orders the above-named defendant d (i).			
conditions will reasonab X By clear and convincing	nt's detention to of the evidention assure the a pevidence that	pecause it finds: ce that no condition or combination of ppearance of the defendant as required. no condition or combination of conditions ny other person or the community.			
which was contained in the Prox X (1) Nature and circums X (a) The crime: heing found United State successor in imprisonmer (b) The offense (c) The offense wit: (2) The weight of the experience X (3) The history and characteristics X The X	retrial Services stances of the naving previous in the District es without the naviolation of 8 Lant. It is a crime of various and involves a nare involves a large evidence again aracteristics of ctors: It defendant has a defendant has a defendant has a defendant has a defendant of the lives of ICE inted under an one County, Neb arm.	ly been deported from the United States, of Nebraska after having re-entered the consent of the Attorney General or his J.S.C. § 1326(a) and subject to two years iolence.			

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		The defendant has a history relating to alcohol abuse. The defendant has a significant prior criminal record.
		The defendant has a prior record of failure to appear at court proceedings.
	(b)	At the time of the current arrest, the defendant was on: Probation
		Parole
		Release pending trial, sentence, appeal or completion of sentence.
	(c)	Other Factors:
	()	X The defendant is an illegal alien and is subject to deportation.
		The defendant is a legal alien and will be subject to deportation if convicted.
		X The Bureau of Immigration and Custom Enforcement (BICE) has placed a detainer with the U.S. Marshal.
		Other:
4)	The r	nature and seriousness of the danger posed by the defendant's

X (4) The nature and seriousness of the danger posed by the defendant's release are as follows: The threats against the ICE agents made by the defendant and the outstanding warrant for crimes of violence in Otoe County, Nebraska.

D. Additional Directives

Pursuant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:

- The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable from persons awaiting or serving sentences or being held in custody pending appeal; and
- 2. The defendant be afforded reasonable opportunity for private consultation with counsel; and
- 3. That, on order of a court of the United States, or on request of an attorney for the government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

DATED: October 12, 2006. BY THE COURT:

s/ Thomas D. Thalken

United States Magistrate Judge